UNITED STATES DISTRICT COURT	
SOUTHERN DISTRICT OF NEW YORK	

PETERSEN ENERGÍA INVERSORA, S.A.U. and PETERSEN ENERGÍA, S.A.U.,

Case Nos. 1:15-cv-02739-LAP

Plaintiffs,

1:16-cv-08569-LAP

- against -

ARGENTINE REPUBLIC and YPF S.A.,

Defendants.

ETON PARK CAPITAL MANAGEMENT, L.P., ETON PARK MASTER FUND, LTD. and: ETON PARK FUND, L.P.,

Plaintiffs,

:

- against -

:

ARGENTINE REPUBLIC and YPF S.A.,

:

Defendants.

NOTICE OF DEFENDANTS' JOINT MOTION TO DISMISS FOR FORUM NON CONVENIENS

PLEASE TAKE NOTICE that upon the accompanying Memorandum of Law in Support of Defendants' Motion to Dismiss for *Forum Non Coveniens*, executed on August 30, 2019; the Declaration of Michael A. Paskin in Support of Defendants' Motion to Dismiss for *Forum Non Coveniens*, executed on August 30, 2019, and the exhibits thereto; the Declaration of Bernardo Saravia Frías in Support of Defendants' Motion to Dismiss for *Forum Non Coveniens*, executed on August 29, 2019, and the exhibits thereto; the Declaration of María Alejandra Etchegorry in Support of Defendants' Motion to Dismiss for *Forum Non Coveniens*, executed on August 29, 2019; the Declaration of Rafael M. Manóvil in Support of Defendants' Motion

to Dismiss for *Forum Non Coveniens*, executed on August 29, 2019, and the exhibits thereto; the Declaration of Guillermo Cabanellas in Support of Defendants' Motion to Dismiss for *Forum Non Coveniens*, executed on August 30, 2019, and the exhibits thereto; and the Declaration of Alfonso Santiago in Support of Defendants' Motion to Dismiss for *Forum Non Coveniens*, executed on August 29, 2019, and the exhibits thereto, Defendants the Argentine Republic and YPF S.A. hereby move this Court, before the Honorable Loretta A. Preska, at the United States Courthouse, Courtroom 12A, 500 Pearl Street, New York, New York 10007, for an Order pursuant to the doctrine of *forum non conveniens* dismissing all of Plaintiffs' claims in their entirety, and granting such other and further relief as the Court may deem just and proper.

Dated: August 30, 2019 New York, New York

Respectfully submitted,

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP,

CRAVATH, SWAINE & MOORE LLP,

by: /s/ Maura Barry Grinalds

Maura Barry Grinalds

Boris Bershteyn

Scott D. Musoff

Michael D. Moritz

by: /s/ Michael A. Paskin
Michael A. Paskin
Damaris Hernández

Members of the Firm

Four Times Square
New York, NY 10036
(212) 735-3000
maurabarry.grinalds@skadden.con

Worldwide Plaza
825 Eighth Avenue
New York, NY 10019
(212) 474-1000
mpaskin@cravath.com

Counsel for Defendant Argentine Republic

Counsel for Defendant YPF S.A.